II. Be it oraded by the General Affembly of Maryland, That in all cases of His P. shore any theriff bath not, or thall not have fully executed the trust repoled in him in writtee of the act to which this is a supplement, during his continuance Rights, &c. n office; that all the rights, power and authority, veiled in such theriff by the 50 filed ast, thall be and are hereby transferred to and velled in his fuccellor in office. she dealth has shell power and curherity to complete the faid truft.

III. and be it enamed. That it shall be the duty of the sheriff to whom such Sheriff to meinfolvent debtor thall have conveyed his property, and in case of his death of his executors or administratoes, to account with such succeeding sheriff for all sums of money or tobacco by him received in pursuance of the trust reposed in him by the faid act, and the fame, after the fees and commission due to the faid theriff shall have been deducted, to pay over to such succeeding theriff, who shall have full power and authority, in case the same shall not be paid to him upon demand. in his own name to institute an action for the recovery thereof against the said herio, his executors or administrators.

CHAP, CXVIII

An ACT to alter fuch parts of the declaration of rights, the con- Fided January flitution and form of government, as prevent persons conscientioufly forupulous of taking an oath from being witnesses all cafes.

THEREAS persons combinentically formpulous of taking an early labour Peamble. under many and prest inconsentencies, lowing to their nor being admitted to make their folcom affirmation as witherfer in all cates ma Read of an outh; therefore.

II. Be it enacted, by the General Affembly of Maryland, That the people Scales and cilled Quakers, those called Nacrolles on New Quakers, those called Tunkers, many her and those called Menonifts, holding it onliwful to take an orth on any occasion, thall be allowed to make their folions affirmation as witnestes, in the promot that maskers have been benefolious allowed to affirm, which affirmation if all the of the name avail as an oath, to all intents and purposes whatever.

III. and he it enaded: That before any of the perfons aforeful finall he ada course be mitted as a witness in any court of pushice in this state, the court shall be latic, and animal, fied, by fuch testimony as they may require, that such person is one of those who profed to be confcientiously termedous of taking an oath.

IVI and be it enaded. That if this aft shall be confirmed by the general all degentioned, lembly, after the next election of nelegates, in the first feshon after toch new to be a pancel election, as the conditution and form of government directs, that in such cale non this all, and the alterations and amendment of the confluction and form of government therein contained, shall be taken and confidered, and shall constitute and be valid; as part of the faid conflitution and form of government, to all me tents and purposes, any thing in the faid declaration of rights, constitution and form of government contained, to the contrary notwithstanding.

. V. and be it snatten. That the feveral clauses and sections of the declaration Clauses, &c. of rights, conflatution and form of government, contrary to the provisions of repealed. this act, for far as they respect either of the sects or societies aforesaid, shall be and are hereby declared to be repealed and annulled, on the confirmation hereof,

C H A P. CXIX.

An ACT to relinquish the right of this state to the lands therein grate referred to.

HBREAS many of the citizens of this state have, before the fourth Presmble. day of July, seventeen hundred and seventy-six, nequired rights to certain real estates, in consequence of judgenents of consequencion rendered